PTO/SB/21 (09-06)
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## **TRANSMITTAL FORM**

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

Application Number 10/659,821-Conf. #5939 Filing Date September 11, 2003 First Named Inventor Jamal Benbrahim Art Unit 3713 Examiner Name Not Yet Assigned Attorney Docket Number 29757/P-753

ENCLOSURES (Check all that apply)						
Fee Transi	mittal Form	Drawing(s)		After Allowance Communication to TC		
Fee /	Attached	Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences		
X Amendmer	nt/Reply	Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
After	Final	Petition to Convert to a Provisional Application		Proprietary Information		
Affida	avits/declaration(s)	Power of Attorney, Revocati Change of Correspondence		Status Letter		
Extension of Time Request		Terminal Disclaimer		X Other Enclosure(s) (please Identify below):		
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X Information Disclosure Statement		CD, Number of CD(s)				
Certified Copy of Priority Document(s)		Landscape Table on CD				
Reply to Missing Parts/ Incomplete Application		Remarks				
Reply to Missing Parts under 37 CFR 1.52 or 1.53						
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm Name	MARSHALL, GERSTEIN & BORUN LLP					
Signature						
Printed name	Gregory E. Stanton					
Date	November 7, 2006		Reg. No.	45,127		

I hereby certify that this paper (along with any paper of the date shown below with sufficient postage as First (Box 1450, Alexandria, VA 22313-1450.		
Dated: November 7, 2006	Signature:	(Gregory E. Stanton)

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Application No. (if known): 10/659,821

Attorney Docket No.: 29757/P-753

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PTO SB/08 Form

1 document cited on the PTO/SB/08 Form (2 pages)



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25 October 2006

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Your Ref: DGC DCW 02 1373 6726

Examiner's first report on patent application no. 2004206977 by IGT

Last proposed amendment no.

Dear Madam/Sir,

I am replying to the request for examination. I have based this report on the pamphlet. I have examined the application and I believe that there are lawful grounds of objection to the application. These grounds of objection are:

- 1. There is no Notice of Entitlement on file. You will need to file one because an application without a Notice of Entitlement cannot be accepted.
- 2. The application cannot proceed under Part 2 of Chapter 8 of the Patents Act 1990 because the basic document has not been filed.
- 3. Independent claims 1, 17-18 and 35 are not clear because the term "file" has been used inconsistently with the description. From comparison of the invention as described and the claims it is assumed that the term "file" is intended to be the term "script file".
- 4. The invention defined in independent claims 1, 17-18 and 35 does not involve an inventive step when compared with the state of the common general knowledge in the art.

The problem addressed by the current application is as per the description page 1 lines 22-24. "If it is desired to change the configuration of the gaming machines (for example, to modify video displayed on, or audio generated by, the gaming machine), the program in the high-level programming language must be modified."

The person skilled in the art in this instance would clearly be a software engineer with experience in gaming machine software.

The following is common general knowledge in the art:

- compiling code from multiple files together will require linking
- scripts can be used to combine and execute multiple sections of separately compiled code
- gaming industry regulations with regard to computer code verification



Therefore the person skilled in the art would directly and without difficulty, by routine steps, arrive at a solution which is the same as the claimed solution, and therefore the claimed invention lacks an inventive step.

5. Furthermore, it is considered that the features added by appended claims 2-16 and 19-34 relate to arrangements that are merely matters of design choice when the general technical knowledge about the state of the art is used and therefore cannot contribute to providing a patentable inventive step.

I apologise for any inconvenience resulting from your request for examination not being considered within the time limit set out in our Customer Service Charter.

You have 21 months from the date of this report to overcome all my objection(s) otherwise your application will lapse.

You will need to pay a monthly fee for any response you file after 12 months from the date of the first report.

You will also need to pay any annual continuation fees that apply. These will normally be first due five years from the filing date. Please note however that earlier commencement dates apply for divisional applications.

Information about fees may be obtained by phoning 1300 651010.

Yours faithfully,

T Colleton

TIM GILLETT
Patent Examination B5
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